A Substantial Defeat for the White Mountain Company.

LAND BOARD'S DECISION

GIVEN OUT YESTERDAY AND IS PRACTICALLY UNANIMOUS.

Mr. Larson Enters a Protest and Is Given Two Days to File His Objections-Ruling Leaves the Lake Bonneville Company 216,000 Acres of Land.

The state board of land commission-The state board of land commission-ers came to a decision resterday, after a lengthy session, ou the protests filed against the application of the Lake Bonneville Water & Power company against the application of the Lake Bonneville Water & Power company for tracts of land in Millard and Junb counties. The findings of the special committee of the bard, consisting of J. T. Hammond, Isaac C. Macfarlane, Thomas D. Ress and Fisher Harris, amounted to a substantial defeat of the White Mountain company and others who were proseculing against the graining of the application. State Engineer Willing of Young, who was associated with the committee, concurred in the findings of the committee, with the exception of pragaraph if of their report. The board adopted the committee committee, reports that, after a careful to maittee fraction of the White Mountain company and the White Mountain company is now allowed only (1998 acres.)

When the findings were formully adopted by the board, and the White Mountain company is now allowed only (1998 acres.)

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When the findings of the committee, with the week formulay the proposed to the committee is of the o

The board decided that Lawson's proposition for a maintenance tax of \$1.50 per acre was excessive, and he was asked if he had a different proposal to make. Lawson replied that he was not ready at that time, but would do so later. Afterwards the board went into executive session to decide what the maintenance tax allowed by the Lake Bonneville company should be, but a decision had not been arrived at when the board adjourned.

The rulings of the committee leave the Lake Bonneville company a total of maintenance in the provisions of the site and work done upon its reservoir and that there are contain mining property at water stored therein can only be used upon the Lake Bonneville company a total of maintenance of the site and work done upon its reservoir and that there being no federal issues raised, the court had no jurisdiction to the actual cost gued and taken under advisement. The most important of these was in the case of S. F. Mackie vs. the Brickyard Gold Mining & Milling company of a land she under the cost of construction or the actual cost gued and taken under advisement. The most important of these was in the case of S. F. Mackie vs. the Brickyard Gold Mining & Milling company of a land such as would properly be set apart under the provisions of the Carey act. S. Your committee finds that the said company has expended a considerable such as would properly at the provisions of the site and work done upon its reservoir and that there being no federal issues raised, the court had no purisdiction to the constant of the provisions of the said to work and the provisions of the care the provisions of the said to work and the

The findings of the committee were as follows:

Mr. President: Your committee, to whom was referred the application of the Lake Bonneville Water & Power company to reclaim 22:143 acres of land in Millard county, under the Carey act, together with all protests filed thereto and also the application of the White Mountain Reservoir company to reclaim 10,867 acres of land in Millard county, under the Carey act, bog leave to report that your committee proceeded, on the 12th day of October, to the location of the land proposed to be irrigated by the White Mountain company, and carefully ex. Mountain company, and carefully examined the same and viewed the site of their reservoir and heard statements of witnesses residing in the vicinity of the same as to the amount vicinity of the same as to the amount of water flowing in the source from which the water is proposed to be conducted to said reserveir. Such examination occupied the entire day of the 13th of October. On the evening of the said day your committee heard the testimony submitted by John Starley, and others, in support of their protests against the selection of parts of sections 23, 14, 25 and 26 in township 20 south of range 5 west, on which they claimed to have a reservoir. Your 2) south of range a west, on which they claimed to have a reservoir. Your committee also heard evidence submitted by J. S. Giles in support of the protest of Mr. D. C. Safford against the selection of the 160 acres of land named in his protest, by the Lake Bonneville Water & Power company. On the 14th of October your committee proceeded to examine the lands

onneville Water & Power company, certain lands named in their pro-

on the 15th day of October your committee finds that the average annual flow of said river at said point for the lands included in the selection lists of the Lake Bonneville Water & Power company and completed such examination.

On the 15th day of October your committee finds that the average annual flow of said river at said point for the period of four years, was 351,-25 are Lect.

Your committee finds that the average annual flow of said river at said point for the period of four years, was 351,-35 are Lect.

Your committee finds that the average annual flow of said river at said point for the period of four years, was 351,-35 are Lect.

matters delegated to your committee were taken under advisement pending the supplying of such further informa-

committee, having received the further

consulttee, having received the further information required, proceeded to consider the matters submitted to it and after full and careful consideration of each of such matters, your committee finds and reports as follows:

1. That John Starley, and others named in his protest, for a number of years past have stored water in a reservoir which covers the west half of section 24, the east half and the northeast quarter of section 14, the northwest quarter of section 14, the northwest quarter of the northwest quarter o quarter of section 23, the south half of the southeast quarter of section 14, the northwest quarter of the northwest quarter of section 25 and the east half of the northeast quarter of section 26, all in township 20 south of range 2 west: that the water stored in such reservoir was used by the protestants for the purpose of irrigating their farms. Your committee, therefore, recommends that the said lands be stricken from the lists of selection of the Lake Bonneville Water & Power of the Lake Bonneville Water & Power

of the Lake Bonneville Water & Power company.

2. Your committee is of the opinion that Don C. Safford did not act in good faith or with due diligence in his attempt to homestead the south half of the northwest quarter. The northeast quarter of the northwest quarter and the northwest quarter of the northwest proposed charge for water right is reasonable.

Tour committee is of the opinion that the proposed charge for annual maintenance tax is unreasonable, and haven a supplemental proposal, as follows:

To charge each person, purchasing and under the Carey act; your committee is of the opinion that it would be in his interest to procure the said land under the Carey act; your committee the second five years of his contract, \$1.25 per acre, and thereafter in the proposed charge for water right is reasonable.

To ur committee is of the opinion that the proposed charge for water right is reasonable.

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To charge each person, purchasing in during the proposed charge for annual maintenance.

To charge each person, purchasing in the years of his contract, \$1.25 per acre, as the maximum annual charge for maintenance.

To charge each person, purchasing the years of his contract, \$1.25 per acre, as the maximum annual charge for maintenance.

To charge each person, purchasing the years of his contract, \$1.25 per acre, as the maximum annual charge for maintenance.

To charge each person, purchasing the years of his contract,

northwest quarter of the southwest quarter of section 3i, in township 17 south of range 6 west, the east half of the northwast quarter and the south half of section 6, in township 18 south Power company flooding their land by

Royal makes the food pure, ne and delicious.



ost of construction or the actual cost

occit affived a journed.

The rulings of the committee leave the Lake Bounéville company a total of 218,000 acres of land. A table embodied in the findings shows the tracts of land applied for by both companies and awarded by the board to the Bonard awarded by the board to the Bonard to the Lake Bonneville Water and Power company, be stricken from such lists, to-wit:

Sac. Tp. R. Acres.



thorities upon irrigation differ as to the duty or service of water, your committee have had some difficulty in reaching a conclusion as to the amount of water that should be delivered upon the land to successfully and profitably irrigate the same. After a careful consideration of the question, and taking into consideration the character of the soil to be irrigated, your committee are of the opinion that one acre foot of water, actually delivered on the land, is sufficient to irrigate an acre of land. In reaching this conclusion, your committee has taken into consideration the fact that a part of the land would be permanently used for streets, roadways, building lots and yards, and some 10. By reason of the fact that the nuways, building lots and yards, and come son, and in this way from 20 to 331-3
per cent of the land proposed to be
irrigated would be idle each season.
11. Reporting upon the application of

mittee proceeded to examine the lands contained in the selection lists of the Lake Bonneville Water and Power Lake Bonneville Water & Power company, and the reservoir site of John Starley and others, devoting the entire day to that purpose. On the evening of the said day your committee as a menuface by the report of this committee, can be secured by means of the part of the Deseret Irrigation company against the selection, by the Lake Bonneville Water & Power company, of certain bands named in their contents of the flow of the Sevier tiver, at Learnington direction of the Lake Bonneville Water and Power company to the company, for the content of the selection is the selection lists of the Lake Bonneville Water and Power company, your committee is of the opinion that the reclamation of the population of the popu

ington, during the years 1890-1-2-3, your your committee finds that the average

Power company and completed such examination.

On the 16th and 17th of October your committee examined the proposed sites for the reservoirs of the Lake Bonneville Water & Power company, where upon the applicants were required to furnish further information and all the first the first might be delivered upon the land of water that might be delivered upon the land proposed to be reclaimed, 234,—18th control of the land proposed to be reclaimed, 234,—18th control of the land proposed to be reclaimed, 234,—18th control of the land proposed to be reclaimed, 234,—18th control of the land proposed to be reclaimed, 234,—18th control of the said amount of water by evapour of the s

Your committee is, therefore, of the opinion that there are sufficient water rights vested in the said company, to-On the 3rd day of November, your gether with the unappropriated water n its source of supply, to reclaim 234 .-

You can't cure consumption but you can avoid it and cure every other form of throat or lung trouble by the use of One Minute Cough Cure. A. C. Smith, C. D. Swift, 142 Main. 14. The engineering details of the proposed reservoir dams and canals of the Lake Bonneville Water and Power company, are not sufficiently completed to enable your committee to make a close estimate of the actual cost of construction, or of the annual cost of Our pastel and water color portraits are the finest in the land. We make them. Utah Portrait Co., at Calder's music palace, 45-47 West First South. maintenance.

Your committee is of the opinion that

of range 6 west, is covered by the ca-nal of the Descret irrigation company, your committee is of the opinion that and believing that the said company, this question is one to be settled be-upon the completion of the reservoir tween the protestants and the said

company, and is one over which the board has no jurisdiction.

(Signed) J. T. HAMMOND.

ISAAC C. MFARLANE.

THOMAS D. REES.

WORK OF THE COURTS.

gued and taken under advisement. The

Furniture Warrants. In the suit brought by the Aetna Na-

Federal Court Orders. Toltee Ranch company vs. Brigham

City: demurrer and motion to strike

Irving M. Herkimer vs. the Silver King Mining company; motion to dis-

Hot Springs, Ark., Nov. S .- A fire,

with frightful results, occurred here

this morning at 1 o'clock, Frank Kauff-

man, Charife Johnson and Clara, Erhart

were burned to death.

The fire occurred in A. Ethart's bakery on Central avenue. The building was a three story brick, and Mr. Erhart's family occupied the third floor as a residence. Several of the omployees of the bakery, including Frank Kauffman and Charlie Johnson, slept on the second floor. The fire originated in the room in which the ovens are located, in the rear of the building, and spread

Kauffman and Johnson were found in their beds this morning, frightfully burned. They were intoxicated when they retired and suffocated before being

DR. PRICE'S

WOFELS COURSE WAS EXPENSIVE OF THE PARTY OF

GEHUKOKEDIN-AMOVEDANIN

FRELAMORE-OF COLUMBIA *MDECCHCH - MBGCCMEHI-TO Price Baking Production

San Manuellan

were burned to death.

was burned to death.

way granted. T. P. Lewis

IN THE POLICE COURT,

SENTENCE SUSPENDED IN THE CASE OF "CURLEY" GLENN.

THOMAS D. REES,
FISHER HARRIS.

I concur in the above, except as to
the statement in paragraph 12, that
ther; will be sufficient water returned
to the river channel from seepage,
waste water and other sources to supply all vested rights below the dam of
the L. B. W. & P. Co.

WILLARD YOUNG.
State Engineer.

J. C. Berry, one of the best known citizens of Spencer, Mo., testifies that he cured himself of the worst kind of piles by using a few boxes of DeWhit's Witch Hazel Salve. He had been troubled with piles for over thirty years and had used many different kinds of so-emiled cures; but DeWhit's was the one that did the work and he will verify this statement if any one wishes to write him. A. C. Smith, C. D. Swift, 142 Main. court yesterday. Glenn was charged with drunkenness and disturb- w ing the peace and pleaded guilty when cated condition fell asleep on a seat in the store. The cierk told him to go out, but he refused and when Nightwatchman Dobson also told him to leave, he refused again, using some yery "strong" language, using some yery brought up in court. It was alleged he refused again, using some very "strong" language to emphasize his re-NOVEMBER TERM OF THE THIRD

Dobson then but him out by force and, it was charged, the attorney resented it with the result that Dobson ar Indian princess, the daughter of Old

sented it with the result that Dobson suruck him. Dobson said that he tried to get Glenn to go home, but he refused and became so abusive and created such a disturbance that he called for the patrol wagon and took him to jail. When Glenn came up for trial the next morning, he asked for a continuance, which was granted and he was allowed to go until the time for his trial, on his own recognizance.

Yesterday, when he appeared in the court room to answer to the charge, he was greatly affected and only enough of the evidence was heard to determine the nature of the case. Upon the request of the prosecution, sentence was suspended and Glenn was allowed to depart in peace. It was thought by the complaining witness that the defendant had been punished sufficiently and he did not wish to make it more severe.

About four years ago Glenn was clerk of the sures court Mining Contest Cases Must Be About four years ago Glenn was clerk of the same court.

Ed Williams was arrested yesterday and locked up in the city tall in order to give him an opportunity to serve out an old sentence which was still hanging over him. About a year ago Williams was arrested by Detective Sheets as a charge of stealing some harness. on a charge of stealing some harness. " He was tried and found guilty of the offense and sestlenced, by Judge Wenger, to serve 50 days in jail. The harness was stolen from Ralph Snowball, and it was proven that Williams was the thief.

and it was proven that winams was the thief.

At the time he was first arrested he went under a different name than the one he now bears and it could not be learned what the other one was. After being sentenced he was confined in the city jail and served only three days of his term when he made his escape. The manner of his leavetaking was as follows: It was the custom to have one of the trusties of the jail do the work around the stable in which the patrol houses are kept. Early every morning one of the policemen would let the hostler out before the jailer reached the hall. Williams knew of the arrangement and used the knowledge to tional bank of Hartford, Conn., against Salt Lake county, to recover on the Andrews furniture warrants, Judge Marshall overruled the demurrer to the complaint, and gave the defendant 15 days to answer. The decourses was days to answer. The definition was based on the ground that the plaintiff should not be permitted to sue the county until such time as there was sufficient funds in the treasury to cover the amount sued for.

out cross-complaint overruled.
Irving M. Herkimer vs. the Silver miss complaint overruled.

Cornellus W. Seeber vs. the Commercial National bank of Ogden; demurrer to complaint sustained.

Fred J. Kiesel & Co. vs. the Sun Insurance Co. of Lonlon, et al.; writ of been on the sharp lookout for Williams, and it was not until yesterday that he was seen. Officer Hemple recognized him on the street, firrested him and took him to the station.

surance Co. of London, et al.; writ of error made on the petition of plaintiffs.

District Court Orders.

Mettle Mellor vs. B. M. Glines; judgment and decree of foreclosure for the plaintiff.

Mettle Mellor vs. E. A. Kessier et al.; judgment and decree of foreclosure for the plaintiff.

Lalu L. Stiehl vs. Libble A. Miller; temporary injunction restraining the defendant from obstructing right of way granted.

T. P. Lewis vs. Central Trust Co. of The control of the police had to arrest her for celebrating.

Libble A. telephone message called an officer to the Station arrived by the Telluride block yesterday afternoon to arrest a woman who was in the building. When the policeman arrived be found a woman there who was in an intoxicated condition. He arrested her and she was taken to the station where she spent her time swearing vengeance on the whole police force. She would give absolutely no information in regard to berself, except that she was "celebrating the result of the election." She wanted to know what right the police had to arrest her for celebrating.

T. P. Lewis vs. Central Trust Co. of New York; plaintiff allowed five days' additional time to file amended com-

locked up on the charge of being drunk.

Henry E. Carter was arrested on a charge of violating the estray ordinance. It is alleged that he unlawfully held a horse in custody.

Jacob Floan and W. H. McFarland were each fined \$5 for being drunk. Ben F. Campbell was also tried for the same offense and fined \$10. John Welch was fined \$5 for being drunk and sentenced to 20 days' im-prisonment for begging.

Chin Chan, a Chinese gambler, for-

For Wakefulness Use Horsford's Acid Phosphate. room in which the ovens are located, in the rear of the building, and spread rapidly to the second and third floors, where the sleeping occupants were almost suffocated with smoke before they made an effort to save themselves.

Mr. Erhart succeeded by herole efforts, in geting his family out through the windows on the roofs of adjoining buildings and dropping them on awnings below. His II-year-iold daughter Clara, after being rescued, ran back into the building for her mother and was burned to death. The bodies of

Dr. M. H. Logan, San Francisco. Cal., says: "I get good results from it in insomnia from nervous exhaustion."

LOST ITS TERRORS.

Yellow Fever Situation Continues Favorable at All Points. New Orleans, Nov. 8 .- The yellow fesituation continues favorable.

There has been no marked change since yesterday and yellow jack has lost his terrors for the people, who are greatly elated over the gratifying turn of af-Good news has been received from all Good news has been received from all points, and it is predicted that trade will soon resume its normal condition, though it has been dealt a terrible blow by the dreadful plague. The board of health efficials are of the opinion that the situation will gradually improve and all indications point that way. Today's record was 15 new cases and five deaths.

cases and five deaths. Mobile, Nov. 8.—There were but four lew cases of vellow fever and two deaths.

Look Out for These Frauds. Washington, Nov. 8.-The postmaster Official facsimile of Medal Awarded general has issued a fraud order barring from the use of the mails John Wedderburn, John Wedderburn & Co., the National Recorder and the National **CREAM BAKING POWDER** Recorder Publishing company of this city. The order is the result of charges made by patent attorneys of this and

other cities School Question in Manitoba. Rome, Nov. 8 .- The pope granted a lengthy audience today to the archlengthy audience today to the arch-bishop of St. Louis, the Most Rev. John Kaine, and the archbishop of Montreal, the Most Rev. Paul Napoleon Prus-chesi. His holiness informed the latter that he shortly would publish an encyc-lical addressed to the Canadian epi-copate of Manitoba on the school ques-tion in order to vindicate the right of Catholics in that province to religious teaching.

An Interesting Combination. Weather, Christmas, furs, immense stock, exclusive styles, low prices, courteous treatment. Mehesy, the furAGAIN IN PUBLIC.

AGAIN IN PUBLIC.

President of Brown University Eulogizes Henry George.

New York, Nov. 8 .- A dispatch to the Journal and Advertiser from Provi-

CASE OF "CURLEY" GLENN.

Ed Williams, Who Escaped From the City Jail a Year Ago, Recaptured —A Drunken Woman Who Insisted on Celebrating the Result of the Election.

The case of Attorney Charles Glenn was tried before Judge Wenger in police court yesterday. Glenn was Interpreted and Advertiser from Providence, R. I., says:

President Benjamin Andrews of Brown university and James A. Herne, the actor, spoke at a Heinry George memorial meeting Sunday night. It was the first time the president had spoken in public on political matters since he withdrew his resignation as the head of Brown university, which he tendered iast June on account of criticism of his attitude on the eliver question. His address was one of high ecology to Henry George, which he said, he came to pay as "a taxpayer and a citizen to Providence."

He spoke with great extractors and

Providence."

He spoke with great correctness and
was applicated repeatedly. He received
a hearty welcome when he was introluced with the words: "Referm in
Rhode Island, the United States and

Demands Investigation.

Sileyr No Value to Robbers.

Kansas City, Md., Nov. 8.-Cracksmen blew open the safe in the State bank at Vermillion, Kan., after mid-night Sunday, taking \$2.200 in gold and paper money. The silver was left be-cause it was too heavy to carry. The robbery was not known until this

READ THIS:

DINNER SETS.

BINNER
SET

SO Pieces Beautiful Vienna Light Gray Spray Border Decor: \$4.00 atlon, complete for 5 persons, warranted best quality

patrol horses are kept. Early every morning one of the policemen would let the hostler out before the jailer reached the hall. Williams knew of the arrangement and used the knowledge to his advantage.

On the morning of the fourth day of incarnation, he was at work in the dinterpolation. SET

| DINNER | SET | Division | Set | Division | Di

DINNER
SET

50 Pieces Apple Blosson Decoration, Handles and Trimsford, complete for 8 persons, rich and handsome, quality warranted very best

TEA, DINNER AND BREAKFAST SETS.

as the men."

"All right," replied one of the officers.

"if you are so anxious to be treated like a man we will do you the same as we would a man in your condition."

With that she was taken to juil and CAPITAL FULLY PAID. \$500,000

SALT LAKE CITY, UTAH. HEBER J. GRANT, President. WM. B. PRESTON, Vice President, HEBER M. WELLS, Cashier.

Directors: Heber J. Grant, Isaac Barton,
William B. Preston, Charles S. Burton,
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Heber M. Wells,
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ments; 260 rooms, single or ensuite; 75 rooms with bath. G. S. HOLMES, Proprietor.

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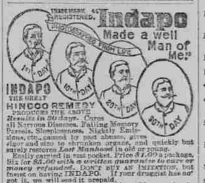
Transact a General Banking Business SIMON BAMBERGER, H. W. EARLY, Gen. Manager, Passenger Agent.

Catarrh and Bronchial Trouble-Had no Appetite-Now Better In Every Way-A Delicate Child. "Some time since I took a sudden cold

and could not get rid of it. Being subject to estarrh and bronchial trouble I coughed terribly. I lost my appetite and grew poor and weak and I did not feel like work. I began taking Hood's Sarsaparilla. In a short time the cough disappeared, I slept well, had a good appetite and I was better in every way. spring I was not feeling well, I had no appetite and no strength. I resorted to Hood's Sarsaparilla and soon felt more like work. My little nephew was a delicate child and had a humor which troubled him so he could not rest at night. He has taken a few bottles of Hood's Sarsaparilla and now he has a good appetite from San Francisco Ogden and intermediate points. and is able to sleep." Miss Abbin J. FREEMAN, South Duxbury, Mass.

Hood's Sarsaparilla In the One True Blood Purifier, All druggists, \$1.

Hood's Pills are the best after-dinner pills, and digestion. 25c.



COMMERCIAL NATIONAL BANK.

CAPITAL PAID IN, \$200,000.

General Banking in All Its Branches. Directors—Dr. Theodore Meyer, John J. Daly, O. J. Salisbury, Moylan, C. Fox, Thomas Marshall, W. P. Noble, George M. Downey, John Donnellan, N. Weil



rangement and used the knowledge to his advantage.

On the morning of the fourth day of incarnation, he was at work in the dining hall when Officer William Hilton went into the jail to let out the hostler. Williams saw him and asked if he was looking for the man who took care of the horses. Hilton said he was, and Williams replied that he was the man. Hilton, not suspecting the trick that was being played on him, let Williams go, and the place that knew him once knew him no more.

Ever since that time the officers have been on the sharp lookout for Williams.

BINNER SET

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SINNER very pressure.

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Per Set

THAT'S IN SEASON AND MANY

THAT ARE NOT. EUROPEAN

SO Pieces Apple Blosson and Trim and Dinner Season and Trim and Some Season and Trim and Season and Trimatings in Gold, complete for spersons, rich and handsome.

Ever since that time the officers have been on the sharp lookout for Williams. BEST DINING CAR SERVICE ON
EARTH. EVERY DELICACY
THAT'S IN SEASON AND MANY
THAT ARE NOT. EUROPEAN

ARRIVE SALT LARE CITY.

No. 1-From Bingham, Provo, Grand Junction and the East. 12:20 p.m.

No. 5-From Provo, Bingham, 9:25 p.m.

No. 5-From Provo, Bingham, 9:25 p.m.

No. 5-From Ogden and the 9:20 a.m. PLAN. PAY ONLY FOR WHAT West No. 1-From Ogden and the West VOU ORDER, PRICES ARE REA- No. 1-From Eureka, Payson, Provo and all intermediate 10:00 a.m. YOU ORDER. PRICES ARE REA- No. 7-1 Provo SONABLE. SERVICE IS PROMPT.

"Vestibuled Flyer" leaves Denver at 9:50 p. m. for Omaha—Chicago—Kansas City—St. Louis—ALL points east and south. Tickets at Offices of Free reclining chair cars, Salt Lake City to Economic Structure of the Control o connecting lines.

W. F. McMillan, General Agent,

11 Walker Block, Salt Lake City

R. F. NESLEN. Trav. Pass. & Freight Agent.

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General Office, Depot, Corner Main and Eighth South Streets. DAILY TRAINS AS FOLLOWS: S. L. City, S a. m. Park City, 10:30 a. m. Park City, S p. m. S. L. City, 5:35 p. m. Geo. D. Loomis, Receiver. F. E. Shafer, General Freight and Pascenger Agent.

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Pullman Sleepers, Chair Cars, all the most elegant and of recently improved patterns. Its specialties are FAST TIME, COURTEOUS EMPLOYEES,

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Between Sait Lake City, Ogden and Leadville, Crippie Creek, Colorado Springs,
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running THROUGH CHAIR CARS.
Intrough sieepers on back morning and
evening trains. This line, in connection
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SALTLAKE & OGDEN RAILWAY CO

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Daily time table in effect Sept. 20.
Leave Arrive Salt Lake, Farming- Salt Lake, Farming- Salt Lake, Farming- Salt Lake, Farming- Salt Lake, Form. Leave Salt Lake, Farming- Salt Lake, Farming- Salt Lake, Form. Sept. 20.

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ESTABLISHED 1872.

SALT LAKE & GUBBER KAIL WAT CO.
Daily time table in effect Sept. 20.
Leave Salt Lake in effect S



AREGON SHORT LINE↔ RAILFIOAD.

Last City daily as follows: (In Effect Oct. 31.) ARRIVE

> om Chicago, Omaba, St. Louis, cansas City, Denver, and Og-

or Unicago, Umanit, Denver, Kanada City, St. Louis, Ogden and Park City for Sun Francisco, Ogden, Cache Valley and intermediate soons DEPART 7:00 a.m. Cache Vailey and intermediate points.
For Ogden, Denver, Kansas City, Omalia, St. Louis, Chicago and intermediate points.
For Ogden, Butte, Helena, Portland and San Francisco.
For Ogden, Butte, Helena, Portland and San Francisco.
For Eureka, Merour, Provo, Nepbl. and Sanges a Viley.
For Provo, Nepbl. alliford, Frisco and Intermediate points 6:00 p.m.
Elixed train for Garfield Beach,
Toocle and Terminus.
Trains south to Juab run daily except

Steamship Tickets on sale

of the world.

alace Car ticket office.

alace Car ticket office.

ALS. D. E. BURLEY.

St. Gen. Pass. & Tick't Agt.

W. H. BANCROFT.

Vins Pres. and Gen. Mar.



Current Time Table. IN EFFECT NOVEMBER 3, 1897.

LEAVE SALT LAKE CITY. No. 2-For Provo, Grand Junction and all points east. 9:30 a.m., No. 6-For Provo, Grand Junction and all points cust. 7:40 p.m., No. 6-For Blugham, Leid, Provo Mt. Pleasant, Mantl, Richfield, Beiknap, all intermediate points. ints 5-For Eureka, Payson, rovo and all intermediate

points 5:00 p.m. No. 3—For Ogden and West 9:10 p.m. No. 1—For Ogden and West 12:30 p.m. ARRIVE SALT LAKE CITY.

Ticket Office No. 101 West Second South Street (Postoffice Corner.) D. C. DODGE. S. H. BABCOCK, Vice Pres. & Gen. Mgr. Traffic Mgr. F. A. WADLEIGH, Gen. Pass. Agent. UNION

O'S PICTORIAL Trains leave and arrive Salt Lake City

(In Effect March 16, 1897.) Leave.

The Overland Limited," for Chicago, St. Paul, St. Louis, Omaha, Kansas City, Denver and Park City.

"The Fast Mail," for Chicago, St. Louis, Omaha, Kansas City and Denver 7:00 a.m.

. 6:35 p.m. Arrive.
The Overland Limited," from Chicago, St. Louis, Omaha, Kansas City, Denver and Park 3:10 p.m.

City 3:10 p.m.

St. Paul, St. Louis, Omaha,
Kansas City and Denver....... 3:30 a.m. City Ticket Office, 201 Main street.

Telephone No. 685.
Only one night on the road to Omaha, two nights to Chicago and St. Louis.
Other lines one night additional.
The Union Pacific is the only line through to the above points without change of cars, and the only line operating Suffet Smoking and Library Cars and Pullman Dining Cars, with II and II hours quickest time to Missouri River and Chicago, respectively.

cago, respectively. H. M. CLAY, General Agent. with Vestibuled Trains.
BEST DINING CAR SERVICE IN GRAND PACIFIC HOTEL.

Opposite Union Pacific Depot, Sait Lake City, Utah. Remodeled and Refurnished.
Rates W per day. Special rates for families and theatrical companies. H. M. ABBOTT, Manager.

Walker Brothers,

Established 1859.

Successors to THE UNION NATION-AL BANK of Salt Lake City.

A General Banking Business Transacted

THE DESERET SAVINGS BANK SALT LAKE CITY, UTAH. Caphal, \$100,000. St. DIRECTORS: Surplus, \$10,000.

James P. Little, President,
Moses Thatcher, Vice-President,
Ellas A. Smith, Cuanier,
W. W. Riter, George Romney,
James Sharp, John R. Winder,
John R. Barnes, D. H. Perry,
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Four per cent interest paid on savings
deposits, compounded semi-annually,
Accounts solicited from II upward,
On deposits over II,000 special arrangements must be made with the cashier,

A Handsome Complexion is one of the greatest charms a woman car possess. Possowr's Computation Powner